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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/045,225	11/09/2001	Toshihiro Fukuda	09792909-5262	9849	
26263 7	590 04/07/2004	EXAMINER			
SONNENSCI	HEIN NATH & ROS	STEVENSON, ANDRE C			
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WACKER DRIVE STATION, SEARS TOWER			ART UNIT	PAPER NUMBER	
CHICAGO, IL 60606-1080			2812	•	

DATE MAILED: 04/07/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.		Applicant(s)				
Office Action Summary	10/045,225		FUKUDA, TOSHIHIRO				
omee Action Guilliary	Examiner		Art Unit				
	Andre' C. Stevens	son	2812	ı			
The MAILING DATE of this communication appe Period for Reply	ars on the cover s	sheet with the co	rrespondence ad	dress			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.	IS SET TO EXP	PIRE 3 MONTH(	S) FROM				
<ul> <li>Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic.</li> <li>If the period for reply specified above is less than thirty (30) days be considered timely.</li> <li>If NO period for reply is specified above, the maximum statutory communication.</li> <li>Failure to reply within the set or extended period for reply will, by</li> </ul>	cation. s, a reply within the s period will apply and	tatutory minimum of will expire SIX (6) N	thirty (30) days will	ailing date of this			
Status  1) Responsive to communication(s) filed on							
1) Responsive to communication(s) filed on	— · is action is non-fir	201					
- <del>/-</del>							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) is/are pending in the application	on.						
4a) Of the above claim(s) is/are withdraw	wn from consider	ation.					
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-6</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claims are subject to restriction and/or	election requiren	nent.					
Application Papers		•					
9) The specification is objected to by the Examine	er.						
10) The drawing(s) filed on is/are objected to by the Examiner.							
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. § 119							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).							
<ul><li>a) ☐ All b) ☐ Some * c) ☐ None of the CERTIF</li><li>1. ☐ received.</li></ul>	IED copies of the	priority docume	nts have been:				
2. received in Application No. (Series Code	e / Serial Number						
3. received in this National Stage applicatio	n from the Intern	ational Bureau (	PCT Rule 17.2(a	a)).			
* See the attached detailed Office action for a list of	of the certified co	pies not receive	d.				
14) Acknowledgement is made of a claim for dome	stic priority under	35 U.S.C. & 11	9(e).	·			
Attachment(s)							
<ul> <li>15) Notice of References Cited (PTO-892)</li> <li>16) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>17) Information Disclosure Statement(s) (PTO-1449) Paper No(s) _</li> </ul>	18)		y (PTO-413) Paper I Patent Application (I				

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## **Detail Action**

Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d). The certified copy has been filed in parent Application No. 10045225, filed on November 9, 2001

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1 through 6 are rejected under 35 U.S.C. 102(b) as being unpatentable by Ueda et al (U.S. Pat. No.5852479).

Ueda et al (U.S. Pat. No.5852479), for Claim #1, a liquid crystal display element comprising: a liquid crystal layer; a pixel electrode portion having a plurality of pixel apertures for transmitting light (Fig. 9, item 20, Column 13, lines 41 through 65); and at least one microlens array having a plurality of microlenses arranged in a two-dimensional form on at least one of a light incident side and a light emergent side of said liquid crystal layer corresponding to said pixel apertures (Fig. 8, item 14R, G & B, Column 12, lines 55 through 67, Column 13, lines 1 through 5), wherein each of said microlenses comprises: a light-collecting lens having at least one lens surface in the optical axis direction for collecting incident light toward corresponding one of said

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pixel apertures (Column 13, lines 41 through 65); and a field lens having at least one lens surface in the optical axis direction so that the focal position thereof substantially coincides with the principal point of said light-collecting lens (Fig. 15a & b, 5 & 21, Column 17, lines 52 through 64).

With respect to **Claim #2**, a liquid crystal display element according to Claim 1, wherein the focal position of the entirety of each of said microlenses substantially coincides with said corresponding pixel aperture, is taught by Ueda et al (U.S. Pat. No.5852479), (Fig. 15a & b, 5 & 21, Column 26, lines 1 through 26).

Furthermore, **Claim #3**, a liquid crystal display element according to Claim 1, wherein, when incident light having a divergence angle component with respect to the optical axis emerges from said microlens array, the divergence angle component is removed by the optical action of said field lens, and the emergent angle of the incident light substantially coincides with the emergent angle of a principal ray which enters in parallel with the optical axis, is taught by Ueda et al (U.S. Pat. No.5852479) (Fig. 9, 15 and 18a & b, Item 105, 109 and 112, Column 17, lines 52 through 64).

Considering now, **Claim #4**, a liquid crystal display element according to Claim 1, wherein said liquid crystal display element is applied to a projection type liquid crystal display device which projects light transmitted through said liquid crystal display element via a projection lens, and the numerical aperture of each of said microlens

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substantially coincides with the F-number of said projection lens, is taught by Ueda et al (U.S. Pat. No.5852479) (Fig. 22, Column 28, lines 45 through 55).

With respect to **Claim #5**, a liquid crystal display element according to Claim 1, wherein each of said microlenses is formed of one or more of a spherical surface, an aspherical surface, and a Fresnel surface, is taught by Ueda et al (U.S. Pat. No.5852479) (Fig. 9, 15 and 18a & b, Item 105, 109 and 112, Column 17, lines 52 through 64).

Furthermore, Claim #6, a projection type liquid crystal display device comprising: a light source for emitting light; a liquid crystal display element for optically modulating incident light; and a projection lens for projecting the light modulated by said liquid crystal display element comprises: a liquid crystal display element comprises: a liquid crystal layer; a pixel electrode portion having a plurality of pixel apertures for transmitting light; and at least one microlens array having a plurality of microlenses arranged in a two-dimensional form on at least one of a light incident side and a. light emergent side of said liquid crystal layer corresponding to said pixel apertures, and wherein each of said microlenses comprises: a light-collecting lens having at least one lens surface in the optical axis direction for collecting incident light toward corresponding one of said pixel aperture; and a field lens having at least one lens surface in the optical axis direction so that the focal position thereof substantially coincides with the principal point of said light-collecting lens, is taught by Ueda et al

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(U.S. Pat. No.5852479) (Fig. 9, item 20, Column 13, lines 41 through 65, Fig. 8, item 14R, G & B, Column 12, lines 55 through 67, Column 13, lines 1 through 5, Column 13, lines 41 through 65, Fig. 15a & b, 5 & 21, Column 17, lines 52 through 64).

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866 – 217 – 9197 (toll-free).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andre' Stevenson whose telephone number is (571) 272 1683. The examiner can normally be reached on Monday through Friday from 7:30 am to 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Niebling, can be reached on (571) 272 1679. The fax phone number for the organization where this application or proceeding is assigned is (703) 308 7724.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308

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0956. Also, the proceeding numbers can be used to fax information through the Right Fax system;

(703) 872-9306

Andre' Stevenson

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04/01/04

Supervisory Patent Examiner

Technology Center 2800